## Georgia Cemetery and Funeral Services Act Merchandise Dealers Bond

		Bond #
KNOW ALL MEN BY THESE PRESENTS, that we		
of		as Principal and
	(Address) of	
	v	(Address)
	, as Surety, a corpora	ion organized under the laws of the State of
and authorized to do business in the State of Georgia, are held and firmly bound into the Secretary of State of Georgia as Obligee, and to any person who may have a cause of action against the Principal for an malfeasance or misfeasance in the conduct by the Principal as a merchandise dealer in connection with the installation of burial or funeral merchandise in the sum of <a href="twenty-five thousand">twenty-five thousand</a> dollars (\$25,000), lawful money of the United States, for the payment whereof to the Obligee, and to any person who may have a cause of action against the Principal for any such conduct by the Principal, as their interests may appear, not exceeding in the aggregate the said sum of \$25,000, for which payment the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.		
WHEREAS, the said Principal has applied to the State of Georgia to be licensed as a merchandise dealer pursuant to O.C.G.A. 10-14-4(b)(3) and from time to time will conduct work in cemeteries in connection with its business as a merchandise dealer and installer, and the said Obligee is willing to grant said registration;		
harmless the said Obligee and the owner use to property of any person which shemployees, contractors, or sub-contractors one year from the date of such work in cometery lots, any loss, damage, counse such work and will at their own expense against it in consequence of any such allows. This bond shall not become void upon the shall have been exhausted. This bond is	rs of any cemetery, in which it does hall be occasioned by the acts or ors in connection with the installation or about such cemetery, and will mel and expense fees, expenses and defend said Obligee and any such eged liability; then this obligation is the first recovery thereon but may be sto cover all claims arising on account.	hat if the above bounded Principal shall pay and hold such work, against any and all damage, including loss of operation of the said Principal, their servants, agents, of burial or funeral merchandise in such cemetery, within ake good to said Obligee or owner of such cemetery or costs sustained by it in consequence of or arising out of a cemetery against any suit at all that may be instituted to be void, or; otherwise, to remain in full force and virtue.  Sued upon from time to time until the full amount thereof ant of the registration of the Principal and his acting as a
merchandise dealer beginning on	and expirir	g on the first anniversary thereof.
IN WITNESS WHEREOF we have here		
This	Day of	20
Name of Principal:	By:	Title:
Signed and sealed in my presence _		(Seal)
This	Day of	20
		(Seal)
Notary Public:	My Commission Expires:	
Name of Surety:	By:	Title:
Signed and sealed in my presence		
This	Day of	
Notary Public:	My Commission Expires:	(Seal)